

FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

MAR 20 2000

Lyn Utrecht, Esquire Eric F. Kleinfeld, Esquire Ryan, Philips, Utrecht & MacKinnon 1133 Connecticut Avenue, N.W. Suite 300 Washington, D.C. 20036

RE:

MURs and 4970

President William J. Clinton

Dear Counsel:

On February 6, 1998, the Federal Election Commission notified President William J. Clinton ("President Clinton") of the complaint in Matter Under Review ("MUR") 4713, alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. In addition, in the normal course of carrying out its supervisory responsibilities, the Federal Election Commission in MUR 4970 considered the issues of whether President Clinton violated 2 U.S.C. § 441a(f); 2 U.S.C. § 441b(a); 2 U.S.C. §§ 441a(b)(1)(A) and 441a(f), and 26 U.S.C. § 9035(a).

On February 2, 2000, the Commission considered these matters, but was equally divided on whether President Clinton violated 2 U.S.C. § 441a(f); 2 U.S.C. § 441b(a); 2 U.S.C. §§ 441a(b)(1)(A) and 441a(f), and 26 U.S.C. § 9035(a). In addition, there was an insufficient number of votes to find reason to believe that, with respect to the television advertisements Protect, Moral, Emma, Sand, Families, Threaten, Firm, Presidents, People and Children, President Clinton violated 2 U.S.C. § 441a(f); 2 U.S.C. § 441b(a); 2 U.S.C. §§ 441a(b)(1)(A) and 441a(f), and 26 U.S.C. § 9035(a). Finally, the Commission was equally divided on whether, with respect to the advertisements Slash, Table, Challenges, Welfare, Victims, No, Stop, Proof, Facts, Supports, Photo, Background, Help, Finish, Same, Side, Dreams, Defends, Values, Another, Enough and Economy, President Clinton violated 2 U.S.C. § 441a(f); 2 U.S.C. § 441b(a); 2 U.S.C. § 441a(b)(1)(A) and 441a(f), and 26 U.S.C. § 9035(a).

On March 9, 2000, the Commission again considered these matters, and found, on the basis of the information in the complaint, that there is no reason to believe that President Clinton violated any statute or regulation within the jurisdiction of the Federal Election Commission with respect to the allegations in MUR 4713 unrelated to the advertisements funded by the Democratic National Committee. Accordingly, the Commission closed its file in these matters. Copies of the General Counsel's Reports are enclosed for your information. A Statement of Reasons providing a basis for the Commission's decision will follow.

Lyn Utrecht, Esquire Eric F. Kleinfeld, Esquire MURs 4713 and 4970 President William J. Clinton Page 2

The confidentiality provisions at 2 U.S.C. § 437g(a)(12) no longer apply and these matters are now public. In addition, although the complete file must be placed on the public record within 30 days, this could occur at any time following certification of the Commission's vote. If you wish to submit any factual or legal materials to appear on the public record, please do so as soon as possible. While the file may be placed on the public record before receiving your additional materials, any permissible submissions will be added to the public record upon receipt.

If you have any questions, please contact Joel J. Roessner, the attorney assigned to this matter at (202) 694-1650.

Sincerely,

Lawrence M. Noble General Counsel

BY:

Kim Leslie Bright

Associate General Counsel

Enclosure
General Counsel's Reports